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Claims 49-63, 65 and 66, drawn to a method of VI. making a crosslinked adhesive composition; and

Claims 67-80, drawn to a crosslinked adhesive VII. composition; and

Claim 121, drawn to a transdermal. VIII

The Examiner contends that these claims are distinct because a number of the inventions are said to be mutually and have an intermediate-final species relationship, and that the intermediate product is useful to final product. Furthermore, other than the inventions are said to be related as processes of making and In any event, while applicants traverse this products made. objection, as required, applicants also provisionally elect Invention I; namely, that of claims 1-28 and 67-120, prosecution herein. This provisional election is made without prejudice to applicants' prosecution of the other non-elected inventions in separate divisional applications, required.

Applicants would further note that, irrespective of the Examiner's comments with respect to these different sets of claims, because of the relationship between them, and the fact that many of these sets of claims, if not all of them, can be searched in a single search, there is no reason to divide this application into so many allegedly different inventions. Indeed, there would be no undue burden on the Patent Office, since a single search will suffice, but there will certainly be a significant burden on applicants, who will have to prosecute so many different sets of claims herein.

view of however, in Ιn any event, it is clear that, even if the Examiner provisional election, does not agree with applicants' traversal of this objection, this application is clearly in condition for prosecution on the and such action is therefore respectfully solicited. merits, in view of the patentable nature of these claims, consideration and allowance of these claims is also respectfully solicited.

If, however, for any reason, the Examiner does not

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believe that this is the case, it is respectfully requested that he telephone applicants; attorney at (908) 654-5000 in order to overcome any further objections he may have to proceeding with the prosecution of this application.

In the event any fee is due in connection with the authorized to charge response, the Examiner is present Applicant's Deposit Account No. 12-1095 therefor.

Dated: May 2, 2005

Respectfully submitted,

Arnold H. Krumholz

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(908) 654-5000 Attorney for Applicant

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